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70	MAIL STOP AFTER-FINAL				First Named Inventor			James L. SNELL et al			
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Signature	KMRA I) " / / · / · ·			Date		April 1	7, 2006			

APR 1 7 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

STABLE Poplication Number

: 10/005,483

Confirmation No.:

7202

Applicant

: James L. SNELL

Filed

: 11/09/2001

Title

: High Data Rate Spread Spectrum Transceiver And Associated

Methods

TC/Art Unit

: 2634

Examiner:

: Ted Wang

Docket No.:

56162.000489

Customer No.

: 21967

PETITION UNDER 37 C.F.R. § 1.47(A)

MAIL STOP AF
Commissioner for Patents
P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

The above-identified reissue application has been accorded 37 C.F.R. § 1.47(a) status with respect to non-signing inventor James Snell. (see PTO Petition Grant attached as Exhibit 1). Due to recently discovered defects in the original reissue declaration and in view of the substantial amendments made to the newly added claims of the reissue application, the PTO is now requiring another original reissue declaration by inventors. However, after making a diligent attempt as described below, another of the named inventors, Victor Lucas, can not be reached and therefore is non-signing. The facts are as follows:

Application No. 10/005,483 Attorney Docket No. 56162.000489

- 1. During multiple telephone conversations with Special Programs Examiner Krista Zele from the period of March 1, 2006 until April 12, 2006, it was determined that a new reissue declaration would be required.
- 2. Because § 1.47(a) status had already been granted with respect to inventor James Snell, it was only necessary to receive signatures from co-inventors Victor (Leonard) Lucas and Carl Andren. On April 13, 2006 letters were sent via Federal Express to both Mr. Andren and Mr. Lucas including the reissue declaration and the latest version of the claims as they were amended during prosecution of the reissue application (copies enclosed as Exhibit 2, with Federal Express receipts as Exhibit 3). Their last known addresses are shown below:

Victor L. Lucas 1706 SE Sedgwick Port Orchard, WA 98366 Carl F. Andren 906 S. Ramona Avenue Indialantic, Florida 32903

In addition, using a directory service we found a telephone number for Mr.

Andren and called him to confirm that he would execute the declaration and return it to us in the prepaid Federal Express envelope. After obtaining a list of all the Victor L. and L. Victor Lucas' in Washington State, and calling those that had published numbers, we were unable to speak with Mr. Lucas. The telephone number at the last listed address is an unlisted number. Thus, we sent the letter without discussing the matter with Mr. Lucas by telephone.

3. Our letter to Mr. Andren was received and returned to us in the prepaid Federal Express envelope provided. However, Federal Express contacted us regarding Mr. Lucas' letter (800-463-3339 - Tracking Number 791445342369) to inform us that this

Application No. 10/005,483 Attorney Docket No. 56162.000489

address is not proper for Mr. Lucas. We confirmed with the Kitsap County, Washington

land records department that Mr. Lucas lived at the above address. A copy of the tax

record for the above address is attached as Exhibit 4.

4. We therefore respectfully request that § 1.47(a) status also be granted with respect

to inventor Victor Lucas and that application be allowed to be made by inventor Carl

Andren on behalf of himself and the other inventors.

5. I, Phillip D. Mancini, Applicants representative, hereby submit that the above

record is a true and accurate statement of the facts regarding our attempt to obtain the

signature of co-inventor Victor Lucas. Furthermore, because this application must be

allowed by April 29, 2006 to prevent this otherwise allowable application from becoming

abandoned, (5 months from filing the Notice of Appeal) prompt grant of the petition and

issuance are respectfully requested.

The petition fee of \$200.00 as set forth under 37 C.F.R. § 1.17(g) is attached. In

the event any variance exists between the amount enclosed and the Patent Office charges,

please charge or credit any difference to the undersigned's Deposit Account No. 50-0206.

Respectfully submitted,

HUNTON & WILLIAMS

Date: April 17, 2006 By:

Phillip D. Mancini

Registration No. 46,743

Kevin T. Duncan

Registration No. 41,495

1900 K Street, N.W. Washington, D.C. 20006-1109

Tel 202-955-1500 Fax 202-778-2201



UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents United States Patent and Trademark Office Washington, D.C. 20231

Paper No. 9



FOGG SLIFER & POLGLAZE, P.A. P.O. BOX 581009 | MINNEAPOLIS, MN 55458-1009

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FEB 2 8 2003

OFFICE OF PETITIONS

In re
James L. Snell, Carl F. Andren and
Leonard Victor Lucas
Reissue Application No. 10/005,483
Filing Date: November 9, 2001
Reissue of Patent No. 5,982,807
Original Issue Date: November 9, 1999
Attorney Docket No. 125.003USR1

DECISION ACCORDING STATUS UNDER § 1.47(a)

This is a decision on the "Renewed Petition under 37 CFR 1.47(b)" resubmitted by facsimile transmission on February 10, 2003. Petitioner has submitted prima facie evidence in the form of a stamped return postcard receipt that this renewed petition, though not of record in the application, was timely filed on December 2, 2002¹.

The petition is **GRANTED**.

The above-identified reissue application of patent No. 5,982,807 (Issued November 9, 1999) was filed on November 9, 2001, with an unexecuted reissue declaration; missing both the written consent of assignee with statement under 37 CFR 3.73(b), and the statutory basic filing fee; and with additional claim fees due. In response to a "Notice to File Missing Parts of Reissue Application" mailed February 8, 2002, petitioner timely filed the initial petition under § 1.47(b), asserting that status under § 1.47 is proper because sole inventor Snell refuses to join in the application. The petition was dismissed for failure to submit an acceptable declaration in compliance with § 1.175, and consequently, failure to show that inventor Snell refused to join in the application after having been presented with a proper reissue declaration for signature 2.

A postcard receipt which itemizes and properly identifies the items which are being filed serves as prima facie evidence of receipt in the USPTO of all the items listed thereon on the date stamped thereon by the USPTO. See MPEP 503. Petitioner's postcard is date-stamped December 2, 2002 by the USPTO, and specifically itemizes as being filed a renewed petition under § 1.47 (and supporting documentation) and a one-month extension of time. (Finance records show payment of the extension of time fee in December of 2002).

A grantable petition under 37 CFR §1.47(b) requires: (1) an acceptable oath or declaration in compliance with 37 C.F.R. § 1.63 and 1.64 or 1.175; (2) the rule 47 applicant must state his or her relationship to the inventor as required by 37 C.F.R. § 1.64; (3) proof that the non-signing inventor cannot be found or reached after diligent effort, or refuses to sign the oath or declaration after having been presented with the application papers (specification, claims and drawings); (4) the petition fee; (5) a statement of the last known address of the non-signing inventor; (6) that rule 47 applicant make out a prima facie case (i) that the invention has been assigned to him or her or (ii) that the inventor has agreed in writing to assign the invention to him or her or (iii) otherwise demonstrate a proprietary interest in the subject matter of the invention; and (7) rule 47 applicant must prove that the filling of the application is necessary (i) to preserve the rights of the parties or (ii) to prevent irreparable damage.

Page 2

On instant renewed petition, petitioner submitted a reissue declaration executed by joint inventors Carl Andren and Leonard Lucas. It is preliminarily noted that this petition is now considered under 37 CFR 1.47(a). Filing under 37 CFR 1.47(b) and 35 U.S.C. 118 is permitted only when no inventor is available to make application. In this instance, inventors Andren and Lucas are available.

A grantable petition under § 1.47(a) requires: (1) an acceptable oath or declaration in compliance with 37 C.F.R. § 1.63 and 1.64 or 1.175; (2) proof that the non-signing inventor cannot be found or reached after diligent effort, or refuses to sign the oath or declaration after having been presented with the application papers (specification, claims and drawings); (3) a statement of the last known address of the non-signing inventor, and (4) the petition fee. On initial petition, petitioner satisfied requirements (3) and (4).

On instant renewed petition, petitioner satisfied requirements (1) and (2). The declaration submitted on instant renewed petition has been reviewed and found in compliance with §§ 1.175 and 1.47(a). An oath or declaration signed by all the available joint inventors with the signature block of the non-signing inventor(s) left blank may be treated as having been signed by all the available joint inventors on behalf of the non-signing inventor(s), unless otherwise indicated. Accordingly, the instant declaration is accepted as being executed by available joint inventors Andren and Lucas on behalf of themselves and on behalf of non-signing inventor Snell.

Furthermore, with the instant renewed petition, petitioner submitted proof that non-signing inventor Snell has refused to join in this reissue application after having been presented with the application papers (including the proper reissue declaration). This evidence includes the first hand declarations of Elizabeth Bauer, detailing the presentation of the reissue declaration and application papers to non-signing inventor Snell; and of David Fogg, detailing inventor Snell's subsequent refusal to sign the reissue declaration. Copies of the letters (and mailing labels) transmitting by Federal Express and requesting presentation by hand-delivery (process server) of the application papers to non-signing inventor Snell; and a declaration of the process server, attesting to having served inventor Snell with the papers were made a part of the statements.

In view thereof, this application is hereby accorded Rule 1.47(a) status.

As provided in new Rule 1.47(c), this Office will forward notice of this application's filing to the non-signing inventor at the address given in the petition. Notice of the filing of this application will also be published in the Official Gazette.

The application file is being forwarded to Technology Center 2631 for examination in due course.

Telephone inquiries regarding this decision should be directed to the undersigned at (703) 305-0309.

Nancy Johnson Petitions Attorney Office of Petitions

Brief Message:

UNITED STATES PATENT AND TRADEMARK OFFICE SPECIAL PROGRAM LAW OFFICE/OFFICE OF PETITIONS

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HUNTON & WILLIAMS LLP 1751 PINNACLE DRIVE SUITE 1700 MCLEAN, VIRGINIA 22102

TEL

703 • 714 • 7400

FAX

703 • 714 • 7410

PHILLIP MANCINI
DIRECT DIAL: 703-714-7554
EMAIL: pmancini@hunton.com

FILE NO: 56162.000489

April 13, 2006

Via Overnight Delivery

Victor L. Lucas 1706 SE Sedgwick Port Orchard, WA 98366

Re:

U.S. Reissue Patent Application No. 10/005,483

Title: "High Data Rate Spread Spectrum Transceiver and Associated Methods"

Inventors: James Leroy Snell et al. Your Reference: GV 289 (W) Our Reference: 56162.000489

Dear Victor:

Enclosed please find a Declaration and current set of claims for the above-identified reissue application. In order to get this application to issue as a patent we need to submit an additional declaration including the signatures of Carl Andren and Victor Lucas. Therefore, please execute the enclosed declaration by signing and dating at the specified location and return it to us in the enclosed pre-paid Fedex return envelope.

It is imperative that we get this declaration filed in the Patent Office within the next week. Thank you for your cooperation in this matter. Please feel free to call me with any questions or concerns.

Sincerely,

Phillip Mancini

Sent on behalf of Kevin T. Duncan

KTD/PDM:gjc Enclosures



HUNTON & WILLIAMS LLP 1751 PINNACLE DRIVE SUITE 1700 MCLEAN, VIRGINIA 22102

TEL FAX 703 • 714 • 7400 703 • 714 • 7410

PHILLIP MANCINI
DIRECT DIAL: 703-714-7554
EMAIL: pmancini@hunton.com

FILE NO: 56162.000489

April 13, 2006

Via Overnight Delivery

Carl F. Andren 906 S. Ramona Avenue Indialantic, Florida 32903

Re:

U.S. Reissue Patent Application No. 10/005,483

Title: "High Data Rate Spread Spectrum Transceiver and Associated Methods"

Inventors: James Leroy Snell et al. Your Reference: GV 289 (W) Our Reference: 56162.000489

Dear Carl:

Enclosed please find a Declaration and current set of claims for the above-identified reissue application. In order to get this application to issue as a patent we need to submit an additional declaration including the signatures of Carl Andren and Victor Lucas. Therefore, please execute the enclosed declaration by signing and dating at the specified location and return it to us in the enclosed pre-paid Fedex return envelope.

It is imperative that we get this declaration filed in the Patent Office within the next week. Thank you for your cooperation in this matter. Please feel free to call me with any questions or concerns.

Sincerely,

Phillip Mancini

Sent on behalf of Kevin T. Duncan

KTD/PDM:gjc Enclosures McLean, VA 22102

From: Origin ID: (703)714-7554 Phillip D. Mancini Hunton & Williams 1751 Pinnade Drive Suite 1700

Federal Express

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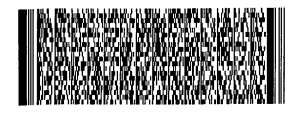
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Victor L. Lucas

1706 SE Sedgwick

Port Orchard, WA 98366



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Carl Andren

Indialantic, FL 32903

906 S. Ramona Avenue



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